

EXHIBIT

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re: Oklahoma v. Tyson Foods, et al.,
Civil Action No. 4:05-CV-00329-GKF-SAJ

Dear David and Trevor,

I apologize, but I need to correct myself. I had represented to both of you that Cal-Maine Foods, Inc. would make an ESI supplementation on July 2. The basis for that representation was my belief that Cal-Maine Foods, Inc. had new production in the IRW, and, accordingly, would have ESI to be produced in a supplementation. I was wrong. Cal-Maine Foods, Inc. is merely a partial owner of a new, separate entity that recently bought a relatively small existing commercial egg operation. The new, separate entity is Benton County Foods, LLC. It is an Arkansas LLC.

Benton County Foods LLC is a non-party to this action. Cal-Maine Foods, Inc. cannot respond on behalf of Benton County Foods, LLC, and Cal-Maine Foods, Inc. has no ESI of its own to supplement. Cal-Maine Farms, Inc. has none either. Accordingly, there will be no ESI supplementation on July 2 from either Cal-Maine defendant.

Sincerely,


Robert E. Sanders

RES/vs